



भारत का राजपत्र

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सं. २८। नई दिल्ली, शनिवार, जुलाई १२, १९९७ (आषाढ़ २१, १९१९)
No. 28) NEW DELHI, SATURDAY, JULY 12, 1997 (ASADHA 21, 1919)

इस भाग में अलग पृष्ठ संख्याएँ दी जाती हैं जिससे कि यह अलग संकलन के रूप में रखा जा सके।
(Separate paging is given to this Part in order that it may be filed as a separate compilation)

भाग IV [PART IV]

गैर-सरकारी व्यक्तिगत तौर पर गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएँ
[Advertisements and Notices issued by Private Individuals and Private Bodies.]

नाम परिवर्तन

मैं अब तक गुलाब राम के नाम से ज्ञात, सुपूर्ण श्री परदेशी
सिंह कार्यालय के लोगों द्वारा इकाई एक. बी. पी. करकका (पीसीसी
बंगाल) में आरक्षक के पद पर कार्यरक्त निवासी बर्तमान पता—
शंख : सा. हैवरर्ज, फैस्ट-मटहें, परगता-प्रौद्योगिकी, जिला
गाजीपुर (उत्तर प्रदेश) ने अपना नाम बदल लिया है और इसके
पश्चात् भैरा नाम गुलाब सिंह है।

प्रमाणित किया जाता है कि मैंने इस बारे में अन्य कानूनी
शर्तों को पूरा कर लिया है।

गुलाब राम
हस्ताक्षर (दर्तमान पुराने नाम के अरमान)

शाहगढ़, सदर, जिला आजमगढ़, उत्तर प्रदेश ने अपना नाम बदल
लिया है और इसके पश्चात् भैरा नाम लालमणि प्रजापति होगा।

प्रमाणित किया जाता है कि मैंने इस भारत में अन्य कानूनी
शर्तों को पूरा कर लिया है।

लाल मूली राम प्रजापति
हस्ताक्षर (दर्तमान पुराने नाम के अनुसार)

भारतीय राष्ट्रीय स्टाक एक्सचेंज लिमिटेड (एन एस ई आई)
की नियमावली की धारा ३ के नियम १८ को नियमित नियम
द्वारा प्रतिस्थापित किया गया है :

18 (क) एक्सचेंज के प्रत्येक व्यापारकर्ता सदस्य को एक्स-
चेंज के व्यापारकर्ता सदस्य के रूप में अनुभवित विलम्ब पर, उन्हें
एक प्रमाणपत्र अधिग्राहक दर्ता दर्ती जारी की जाए जो इस द्वारा को
इमाण हो कि उन्हें एक्सचेंज के व्यापारकर्ता के रूप में सदस्यही
के लाभ और विशेषाधिकार प्राप्त हैं। यह प्रमाणपत्र अधिग्रा-
हकारा दर्ती केवल यहाँ नीचे दिलाई को छोड़कर किसी भी स्थिति
में क्रमांतरणीय अभिभाव अंगरणीय रही होगी।

(३) संबंधित प्राधिकारी द्वारा समय-समय पर निर्धारित शर्तों और संबंधित प्राधिकारी की लिखित पूर्वानुमति के अधीन प्रमाण-पत्र/पात्रता पर्ची का अंतरण निम्नानुसार किया जा सकता हैः—

- (1) इन नियमों के अंतर्गत नामांकन द्वारा;
- (2) व्यापारकर्ता सदस्य कम्पनी के समामेलन अभ्यास विलयन की स्थिति में;
- (3) व्यापारकर्ता सदस्य कम्पनी के अधिग्रहण की स्थिति में;
- (4) व्यापारकर्ता सदस्य पर्म द्वारा किसी नई फर्म को व्यापारकर्ता सदस्यता के अन्तर्गत किए जाने पर जिसमें भी मौजूदा भागीदार, भागीदार नहीं रहे हैं; और
- (5) दो अथवा अधिक व्यापारकर्ता सदस्यों/व्यापारकर्ता सदस्य फर्म द्वारा साथ में मिलकर नयी भागीदारी फर्म/कम्पनी निर्मित करने की स्थिति में।

(ग) कोई व्यापारकर्ता सदस्य अथवा उसका/एसके उत्तराधिकारी व्यापारकर्ता सदस्यता प्रमाणपत्र/पात्रता पर्ची में नामांकन कर सकता/सकते हैं। व्यापारकर्ता सदस्य अथवा उसका/उसके उत्तराधिकारी द्वारा किया गया/किए गए नामांकन निम्नलिखित शर्तों के अधीन होगा/होंगा, वर्त्तुः—

- (1) नामिती(यों) को नामांकन के प्रभावी होने वो समय एक्सचेंज के व्यापारकर्ता सदस्य(यों) के रूप में प्रवर्त्तने संबंधी योग्यता हो;
- (2) नामिती (यों) द्वारा संबंधित प्राधिकारी को अपने नामांकन की शर्तरहित और अधिकाली स्वीकृति प्रवापन की जाए;
- (3) व्यापारकर्ता सदस्य लागू उत्तराधिकार कानून के अनुसार अपने एक अध्यादेश एक से अधिक उत्तराधिकारी(यों) को नामित करें। यदि व्यापारकर्ता सदस्य का/के उत्तराधिकारी व्यापारकर्ता सदस्यता को रखने का/के इच्छुक नहीं है/है, तो व्यापारकर्ता सदस्य को अपने उत्तराधिकारी(यों) के अलावा किसी और व्यक्ति(यों) के नामित करना चाहिए;
- (4) यदि व्यापारकर्ता सदस्य ने किसी व्यक्ति को नामित किया है और उसे किसी शारीरिक अशक्यता के कारण एक्सचेंज द्वा कारोगार करने हुए अस्थाय माना जाता है, तो व्यापारकर्ता सदस्य छः महीनों के अंदर उत्तर प्रिलिव्ह उप-स्पेन्ड (3) के प्रावधानों के अनुसार नामांकन कर लें;
- (5) यदि व्यापारकर्ता सदस्य ने किसी व्यक्ति को नामित नहीं किया है तो व्यापारकर्ता सदस्य का/के उत्तराधि-

कारी व्यापारकर्ता सदस्य की मृत्यु की तारीख से छः महीनों के भीतर आण्ग मरो ही किसी एक अथवा अधिक व्यक्तियों को नामित कर सकता/सकते हैं;

- (6) यदि व्यापारकर्ता सदस्य का नामांकन इस तरह का है कि संबंधित अधिकारी द्वारा नामांकन के प्रभावी होने के समय उसे प्रभावी करना संभव नहीं है तो एसे व्यापारकर्ता का/के उत्तराधिकारी नामांकन के प्रभावी होने की तारीख से छः महीने के अंदर किसी अन्य व्यक्ति(यों) को नामित कर सकता/सकते हैं;
- (7) यदि व्यापारकर्ता सदस्य अथवा उसके उत्तराधिकारी(यों) द्वारा एक से अधिक व्यक्ति(यों) को नामित किया गया है तो एसे नामित व्यक्ति(यों) को व्यापारकर्ता सदस्यता को जारी रखने के लिए एक कम्पनी बनानी होगी;
- (8) व्यापारकर्ता सदस्य अथवा उसके उत्तराधिकारी(यों) द्वारा किया गया नामांकन संबंधित प्राधिकारी द्वारा समय-समय पर निर्धारित शर्तों के अधीन निरस्त किया जा सकता है। नामांकन के प्रभावी हो जाने के पश्चात् इस तरह के किसी मिर्मान को अन्मति नहीं होगी; और
- (9) व्यापारकर्ता सदस्य द्वारा नामांकन के भास्ते में, उनके मृत्यु होने अथवा शारीरिक अशक्यता की तारीख से अथवा संबंधित अधिकारी द्वारा अनुमोदन की तारीख से, जो भी बाद में द्वारा नामांकन प्रभावी होगा और उत्तराधिकारी(यों) द्वारा नामांकन के भास्ते में जिस तारीख को नामांकन किया गया है उस तारीख से अथवा संबंधित प्राधिकारी द्वारा अनुमोदन मिलने की तारीख से जो भी बाद में हो, नामांकन प्रभावी होगा।

(घ) संबंधित प्राधिकारी निम्नलिखित परिस्थितियों में प्रमाणपत्र/पात्रता पर्ची के अंतर्गत वे सकता हैः

- (1) व्यापारकर्ता सदस्य की मृत्यु;
- (2) यदि संबंधित प्राधिकारों की राय में व्यापारकर्ता सदस्य शारीरिक अशक्यता के कारण एक्सचेंज का कारोबार करने में अस्थाय हो;
- (3) व्यापारकर्ता सदस्य कम्पनी के समामेलन अथवा विलयन हो जाने पर;
- (4) व्यापारकर्ता सदस्य कम्पनी का अधिग्रहण होने पर; और
- (5) व्यापारकर्ता सदस्य के भागीदार की मृत्यु अथवा उनके व्यापारकर्ता सदस्यता का नीटिस देने पर और फिर

एसी फर्म के भागीदार अथवा भागीदारों द्वारा और एसी फर्म में निर्गमी भागीदार अथवा भागीदारों के नामिती(यों)/उत्तराधिकारी(यों) और नयी फर्म में निर्गमी भागीदार के नामिती(यों)/उत्तराधिकारी(यों) के अलावा अन्य व्यक्तियों द्वारा एसी मृत्यु अथवा त्यागण अथवा विष्टन का नोटिस करने के छ: भागीदारों की अवधि के भीतर पनः मामिलित (यदि हो) होने की स्थिति में ।

(ग) संबंधित प्राधिकारी द्वारा अन्तरण की अनुमति देते समय निम्नलिखित परिस्थितियों में समय-समय पर उचित तरीके से अंतरण फीस निर्धारित की जा सकती है अर्थात् :

- (1) लागू कानून के अनुमति व्यापारकर्ता सदस्य द्वारा उत्तराधिकारी(यों) के अलावा अन्य व्यक्ति के नामांकन;
- (2) व्यापारकर्ता सदस्य के उत्तराधिकारी(यों) द्वारा नामांकन, यदि नामिती उत्तराधिकारी(यों) में से नहीं है;
- (3) व्यापारकर्ता सदस्य कम्पनी का गैर-व्यापारकर्ता सदस्य कम्पनी के साथ समामेलन अथवा विलयन जिसमें व्यापारकर्ता सदस्य कम्पनी को अधिकांश शेयरधारिता छोड़/अथवा अधिकांश शेयरधारकों का प्रबंध पर नियंत्रण में कमी आ गयी है;
- (4) गैर-व्यापारकर्ता सदस्य कम्पनी द्वारा व्यापारकर्ता सदस्य कम्पनी का अधिग्रहण कर लेने जिससे व्यापारकर्ता सदस्य कम्पनी की अधिकांश शेयरधारिता और/अथवा अधिकांश शेयरधारकों का शेयरधारकों का प्रबंध पर नियंत्रण में कमी आ गई है; और
- (5) खंड (घ) के उप-खंड (5) के मामले में यदि निर्गमी भागीदार के नामिती(यों)/उत्तराधिकारी(यों) के अलावा किसी अन्य व्यक्ति(यों) द्वारा नहीं फर्म के लाभ और हानि में कम से कम 51% हिस्सा और/अथवा नहीं फर्म के पूँजी में कम-से-कम 51% हिस्सा धारित करने पर ।

स्पष्टीकरण-1

उपर्युक्त उप-खंड (3) और (4) के प्रयोगन के लिए "अधिकांश शेयरधारिता की कमी" इस शब्द का तात्पर्य है कि व्यापारकर्ता सदस्य कम्पनी में 51% अथवा उससे अधिक शेयर/हिस्सा धारित करने वाले शेयरधारक अथवा शेयरधारकों के समूह की व्यापारकर्ता सदस्य कम्पनी अथवा समामेलित कम्पनी में 51% शेयर/हिस्से को धारिता समाप्त हो जाएगी अधिक व्यापारकर्ता कम्पनी के गैर-व्यापारकर्ता सदस्य कम्पनी में समामेलन में उसकी व्यापारकर्ता सदस्यता वह कम्पनी ने लेगी ।

स्पष्टीकरण-2

उपर्युक्त उप-खंड (3) और (4) के प्रयोगन के लिए शब्द "प्रबंध पर नियंत्रण में कमी" का अर्थ व्यक्ति अथवा व्यक्तियों द्वारा अकेले अथवा सामूहिक रूप में प्रत्यक्ष अथवा अप्रत्यक्ष रूप में जिसमें उनकी शेयरधारिता अथवा प्रबंध पर उधिकार अथवा शेयरधारकों के समझौते अथवा मत देने के समझौते अथवा कहाँ अन्य तरीके का होना शामिल है, अधिकांश निवेशकों को नियुक्त करने के अधिकार अथवा प्रबंध अथवा नीतिशास्त्र निर्णय पर नियंत्रण में कमी आता है ।

(ज) खंड (स) से (ङ) तक के उद्देश्यों के लिए 'व्यापारकर्ता सदस्य' शब्द में जहाँ तक लागू हो व्यापारकर्ता सदस्य फर्म का भागीदार अथवा व्यापारकर्ता सदस्य कम्पनी का शेयरधारक शामिल है । उत्तराधिकारी(यों) शब्द में जहाँ तक लागू हो व्यापारकर्ता सदस्य फर्म के भागीदार का (के) उत्तराधिकारों अथवा व्यापारकर्ता सदस्य कम्पनी के शेयरधारक का (के) उत्तराधिकारी शामिल है ।

(ङ) नियमों के किसी अन्य प्रावधान पर विना कोहरे प्रतिकूल प्रभाव डाले निम्नलिखित परिस्थितियों में व्यापारकर्ता की सदस्यता को उस अवधि तक निलंबित किया जा सकता है औ संबंधित प्राधिकारी के अनुसार उचित हो :

- (1) किसी व्यापारकर्ता सदस्य अथवा व्यापारकर्ता सदस्य फर्म के भागीदार अथवा व्यापारकर्ता सदस्य कम्पनी के शेयरधारक के, संबंधित प्राधिकारों के मत में, शारीरिक अवश्यता के कारण अपना कागजाबार कर देकर में अकाम घोषित किये जाने पर;
- (2) किसी व्यापारकर्ता सदस्य अथवा व्यापारकर्ता सदस्य के भागीदार के मानसिक रूप से अवश्य होने पर वशतः भागीदार का लाभ और हानि में कम से कम 51% का हिस्सा हो और/अथवा उसका एसी फर्म की पूँजी में कम से कम 51% का हिस्सा हो अथवा व्यापारकर्ता सदस्य कम्पनी में शेयरधारक हो वशतः शेयरधारक एसी व्यापारकर्ता सदस्य कम्पनी में अधिकांश शेयरों का धारक हो;
- (3) किसी व्यापारकर्ता सदस्य अथवा व्यापारकर्ता सदस्य फर्म के भागीदार को मृत्यु पर बशतः भागीदार का लाभ और हानि में कम से कम 51% का हिस्सा हो और/अथवा एसी फर्म की पूँजी में उसका कम से कम 51% का हिस्सा हो अथवा वह व्यापारकर्ता सदस्य कम्पनी का शेयरधारक हो वशतः शेयरधारक एसी व्यापारकर्ता सदस्य कम्पनी में अधिकांश शेयरों का धारक हो और एसी व्यापारी सदस्य का (के) उत्तराधिकारी अथवा भागीदार अथवा शेयरधारक, छः महीने की अवधि के दौरान व्यक्ति(यों) को एसी मृतक व्यापारी सदस्य अथवा भागीदार अथवा शेयरधारक का हिस्सा/शेयर लेने के लिए नामित करें;
- (4) व्यापारकर्ता फर्म के विष्टन पर और खंड (घ) के उप-खंड (5) में उल्लिखित छः महीने की अवधि के दौरान; और

(5) व्यापारकर्ता सदस्य कर्म अथवा व्यापारकर्ता सदस्य कम्पनी के प्रबंध में कांगड़ डेंडलाक होने पर जो संबंधित प्राधिकारी के मत में ऐसी व्यापारकर्ता सदस्य कर्म अथवा व्यापारकर्ता सदस्य कम्पनी की अपना कारबोर चलाने की आवश्यकता अधिकारी के मत में एसी व्यापारकर्ता सदस्य कर्म अथवा व्यापारकर्ता सदस्य संबंधित प्राधिकारी के समक्ष अभ्यावेदन प्रस्तुत करने के लिए पात्र होगा परन्तु संबंधित प्राधिकारी का निर्णय अंतिम होगा।

स्पष्टीकरण 1

इस उप-खंड के प्रयोजन के लिए शब्द 'प्रबंध में डेंडलाक' का अर्थ है ऐसी स्थिति जिसमें व्यापारकर्ता सदस्य कर्म के भागीदारों के द्वारा व्यापारकर्ता सदस्य कम्पनी के निदेशकों/शेयरधारकों के बीच विश्वास भ्रंग हो अथवा असहमति हो जिसमें संबंधित प्राधिकारी के मत में व्यापारकर्ता सदस्य कर्म अथवा व्यापारकर्ता सदस्य कम्पनी, जो भी मास्टर हो, के कारबोर प्रचालन पर प्रभाव पड़ सकता है अथवा व्यापारकर्ता सदस्य कम्पनी के निदेशकों अथवा शेयरधारकों की बैठक में समान मत होना।

(ज) नियमों के किसी अन्य प्रावधान पर प्रतिकूल प्रभाव डालना विना संबंधित प्राधिकारी व्यापारकर्ता द्वारा सदस्याना समाप्त करने सकता है मादि वह इस बात से आश्वस्त न हो कि उक्से छ: महीने की अवधि के अंदर माप्लेन्सार नोट्स स्टोकर्स नामांकन अथवा प्रतिरिक्षण हो पाया है।

(म) व्यापारकर्ता सदस्य कर्म के नामी, उत्तराधिकारी, शारीदार अथवा भारद्वाज प्रमेय अथवा व्यक्ति उद्युक्त संड (३) के अंदीन निर्दिष्ट क्रियालाई में एवं उनके मन्त्रिकारी प्राधिकारी के नामने अभ्यावेदन दारने के लिए रात्र होंगे किन्तु रांबंधित प्राधिकारी का निर्णय अनिवार्य होगा।

व्यापारकर्ता सदस्य की कानूनी हैसियत में परिवर्तन

(अ) समय-समय पर संबंधित इन्डियारी द्वारा निर्धारित ऐसी शर्तों और नियंत्रणों के होने हए और संबंधित प्राधिकार के पर्व लिखित अनुसारेन पर व्यापारकर्ता सदस्य की कानूनी हैसियत में निम्नान्तर परिवर्तन किया जाए :

(1) एकल व्यापारकर्ता सदस्य के भागीदारी कर्म/कम्पनी में परिवर्तन द्वारा;

(2) व्यापारकर्ता सदस्य कर्म के कम्पनी में परिवर्तन द्वारा;

(३) संबंधित प्राधिकारी व्यापारकर्ता सदस्य को कानूनी हैसियत में परिवर्तन की अनुमति निम्नलिखित परिस्थितियों में दे सकता है :

(1) खंड (अ) के उप-खंड (१) के मामले में यदि एकल व्यापारकर्ता सदस्य का, भागीदारी कर्म की लाभ/हानि में कम से कम ५१% हिस्सा और/अथवा उमकी बैंडी में कम से कम ५१% हिस्सा है, अथवा वह उस कम्पनी में कम से कम ५१% शेयरधारिता/हित होगा।

धारित करता है जो एकसचेज में व्यापारकर्ता सदस्य कम्पनी लेगी।

(2) खंड (ग) के उप-खंड (२) के मामले में यदि शारीदार की रादस्य कर्म की लाभ/हानि में कम से कम ५१% के हिस्से की धारिता है और/अथवा वह उमकी बैंडी में कम से कम ५१% का हिस्सा रखता है और उस कम्पनी में उसकी कम से कम ५१% की शेयरधारिता/हित है जो एकसचेज में व्यापारकर्ता कर्ता की सदस्यता लेगी।

जे. रवीशन्द्रन कम्पनी सचिव और उप-अध्यक्ष नेशनल स्टाक एक्सचेज आफ इंडिया लिमिटेड के लिए

नेशनल स्टाक एक्सचेज आफ इंडिया लि.

नेशनल स्टाक एक्सचेज आफ इंडिया लि. को नियमांकनी के भाग ४ में नियम १३ के बाब निम्नलिखित नियम १३अ शामिल किया जाए :

"अस्थायी निलंबन"

१३अ

(क) उक्त इलिंसित खंड १३ में दो गयी शर्तों के होते हुए भी यदि प्रबंध निदेशक के मत में यह कृतना आवश्यक हो तो, वह लिखित रूप से इर्ज किए गए कारणों के लिए संबंधित प्राधिकारी व्यापारकर्ता सदस्य के अधीन निलंबन की कार्यालयी प्रक्री होने तक अस्थायी रूप से व्यापारकर्ता सदस्य को निलंबित कर सकता है और ऐसे अस्थायी निलंबन के लिए किसी सुनवायी का नोटिस आवश्यक नहीं होगा और ऐसे अस्थायी निलंबन के बही परिणाम होंगे जो इस अध्याय के अंदीन निलंबन के हैं।

(ख) ऐसे अस्थायी निलंबन से पांच कार्य दिवसों के अंदर व्यापारकर्ता सदस्य को कारण दाताओं नोटिस जारी किया जाएगा।

(ग) ऐसे अस्थायी निलंबन को लिखित रूप से कारण वर्ज करते हुए प्रबंध निदेशक के दिवेकार्प्रधिकार पर प्रति संहृत किया जा सकता है वशतः प्रबंध निदेशक इस बात से आश्वस्त हो कि वे परिस्थितियों जिनके कलस्वरूप प्रबंध निदेशक का यह मत बना था कि अस्थायी निलंबन करना है अङ्ग सभापति हो चुकी है या उन्हें संतोषजनक रूप से सूलझा लिया गया है।

(घ) अस्थायी निलंबन से अधित व्यापारकर्ता सदस्य संबंधित प्राधिकारी से अपील कर सकता है बशतः ऐसी अपील स्वयमेव अस्थायी निलंबन को अल्पन नहीं कर देगी जब तक कि संबंधित प्राधिकारी द्वारा ऐसे निवेदन न दिए जाएं।

भारतीय नेशनल स्टाक एक्सचेज लि. के लिए

जे. रवीशन्द्रन कम्पनी सचेटरी और उप-अध्यक्ष विस और विधि

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BY ORDER
Controller of Publication

CHANGE OF NAMES

I, hitherto known as SIDHARAI BARAMA TALWAR S/o BARAMA TALWAR, residing at the H. No. 229, Tanaji Galli, Majgaon Belgaum—Karnataka State, have changed my name and shall hereafter be known as SIDHARAI BARAMA NAYAK.

It is certified that I have complied with other legal requirements in this connection.

SIDHARAI BARAMA TALWAR
[Signature (in existing old name)]

I, hitherto known as KUBER BARAMA TALWAR S/o BARAMA TALWAR, employee Corporator in the City Corporation of Belgaon, residing at the 229, Tanaji Galli, Majgaon Belgaum Karnataka State, have changed my name and shall hereafter be known as KUBER BARAMA NAYAK.

It is certified that I have complied with other legal requirements in this connection.

KUBER BARAMA TALWAR
[Signature (in existing old name)]

I, hitherto known as SHIVANAPPA BARMA TALWAR S/o BARAMA TALWAR, residing at the 229, Tanaji Galli Majgaon Belgaum—Karnataka State, have changed my name and shall hereafter be known as SHIVANAPP BARMA NAYAK.

It is certified that I have complied with other legal requirements in this connection.

SHIVANAPPA BARMA TALWAR
[Signature (in existing old name)]

I, hitherto known as GANGAPPA BARMA TALWAR S/o BARMA TALWAR, residing at 229, Tanaji Galli Majgaon Belgaum Karnataka State, have changed my name and shall hereafter be known as GANGAPPA BARAA NAYAK.

It is certified that I have complied with other legal requirements in this connection.

GANGAPPA BARMA TALWAR
[Signature (in existing old name)]

I, hitherto known as JAYARAMA S/o CHANDRA-SHEKHARA, employed as Lecturer in the Vijaya College, Mulki, residing at the 'Narayani' Bappanad Temple Road, Mulki, Mangalore Taluk (D.K.), have changed my name and shall hereafter be known as JAYARAMA B.

It is certified that I have complied with other legal requirements in this connection.

JAYARAMA
[Signature (in existing old name)]

I, hitherto known as VANI PATHANIA W/o CAPT K J SURYAM, employed as Medical Officer in the Military Hospital Dharamsala Cantt, residing at the Vill. & Post :

have changed my name and shall hereafter be known as VANI SURYAM.

It is certified that I have complied with other legal requirements in this connection.

VANI PATHANIA
[Signature (in existing old name)]

I, hitherto known as KAMALA ASHOK W/o ASHOK, employed as Assistant Station Director in the I & B Ministry, Doordarshan Kendra, residing at 201 Asia House Kasturba Gandhi Marg, New Delhi, have changed my name and shall hereafter be known as KAMALA SHASTRI.

It is certified that I have complied with other legal requirements in this connection.

KAMALA ASHOK
[Signature (in existing old name)]

I, hitherto known as K. PUSHPARAJ S/o P. KANNAPPAN, employed as Groundsman in the Sports Authority of India, Southern Centre, Blore-56, residing at the No. 17-23, Spencer Road, IST Cross, Bangalore-5, have changed my name and shall hereafter be known as K. SUNDER RAJ.

It is certified that I have complied with other legal requirements in this connection.

K. PUSHPARAJ
[Signature (in existing old name)]

I, hitherto known as S. SANTHOSH KUMAR, S/o A. SANTHYDAS, employed as Upper Division Clerk in the Office of Assistant Commissioner of Central Excise, Chennai II Division, Chennai-35, residing at House No. 6/224, Ella Rajamanikam Street, Co-operative Colony, Pozhichalure, Chennai-74, have changed my name and shall hereafter be known as S. SANTOSH KUMAR.

It is certified that I have complied with other legal requirements in this connection.

S. SANTHOSH KUMAR
[Signature (in existing old name)]

I, hitherto known as DHANESWAR ADHIKARI S/o Late NIRANJAN BAIRAGYA, employed as Driver in the Calcutta State Transport Corporation, residing at the Village—Kantra, P. S. Bhatar, P.O. Bhatar, Distt.—Burdwan, West Bengal, have changed my name and shall hereafter be known as DHANESWAR ADHIKARI alias DHANESWAR BAIRAGYA.

It is certified that I have complied with other legal requirements in this connection.

DHANESWAR ADHIKARI
[Signature (in existing old name)]

I, hitherto known as CHAMARI S/o Late BALDEB THAKUR, employed as Fitter-II T/10051 in the Shop No. 10 Eastern Railway, Kanchrapara Workshops, residing at the Nichu Basa, Ghatal Road, P.O. Kanchrapara, Distt. 24 Parganas (North) West Bengal, Pin-743 145, have changed my name and shall hereafter be known as CHAMARI THAKUR.

It is certified that I have complied with other legal requirements in this connection.

CHAMARI
[Signature (in existing old name)]

I, hitherto known as RADHESHYAM S/o SRI SANT PRASAD, employed as CHARGEMAN Gr. II in the Ordnance—Factory Itarsi (M. P.), residing at (Present Address) Ordnance—Factory Estate Propelpur Itarsi, have changed my name and shall hereafter be known as RADHESHYAM SRIVASTAV.

It is certified that I have complied with other legal requirements in this connection.

RADHESHYAM
[Signature (in existing old name)]

I, hitherto known as K. DEVARATHA KALKURA S/o KURADY SADASHIVA KALKURA, residing at Kurady, Hanehalli, Via Barkur, Udupi Taluk, Dakshina Kannada-576 210, Karnataka State, have changed my name and shall hereafter be known as DEVU HANEHALLI.

It is certified that I have complied with other legal requirements in this connection.

K. DEVARATHA KALKURA
[Signature (in existing old name)]

I, hitherto known as J. VENKATESAN S/o Shri N. JAGANNATHAN Retd. D.R.O., employed as Scientific Assistant-D (Instrumentation) in the Heavy Water Plant, Department of Atomic Energy, Tuticorin, TN, residing at the A7, H.W.P. Colony, P.O. Tuticorin-628 007, T.N., have changed my name and shall hereafter be known as J. VENKATESH.

It is certified that I have complied with other legal requirements in this connection.

J. VENKATESAN
[Signature (in existing old name)]

I, hitherto known as SRI RABINDRA NATH NAIK S/o SRI NARAYAN NAYAK, employed as Master Technician in the H.A.L. Koraput Division, residing at the H.A.L. Qr. No. JA/205, Sunabeda-2, Dist. Koraput, have changed my name and shall hereafter be known as SRI RABINDRA NATH NAYAK.

It is certified that I have complied with other legal requirements in this connection.

SRI RABINDRA NATH NAIK
[Signature (in existing old name)]

I, hitherto known as M. GOVINDARAJ S/o SRI G. MUNIYANDI, employed as Junior Telecom Officer in the Chennai Telephones, No. 67, Armenian Street, Chennai-1, have changed my name and shall hereafter be known as M. GOVINDARAJAN.

It is certified that I have complied with other legal requirements in this connection.

M. GOVINDARAJ
[Signature (in existing old name)]

I, hitherto known as Capt. (Mrs.) JHARNA MUKHOPADHYAY W/o Ex-Capt. SANTANU DEB, employed as Nursing Officer in the Military Hospital, Jabalpur (MP), residing at the 12 Puspkunj Colony Gorakhpur Jabalpur (MP), have changed my name and shall hereafter be known as Capt. (Mrs.) JHARNA DEB.

It is certified that I have complied with other legal requirements in this connection.

JHARNA MUKHOPADHYAY
[Signature (in existing old name)]

I, hitherto known as R. RAJAGOPAL S/o R. RANGAMAMY, employed as Photographer in the Government of India, Cordite Factory, Aruvankadu, Ministry of Defence, Nilgiris, Tamilnadu, residing at Dr. No. 6/257-A-2, Vivak Nagar, Hossatty Aruvankadu, Nilgiris (Dist.) 643 202, Tamilnadu, have changed my name and shall hereafter be known as R. G. PAUL.

It is certified that I have complied with other legal requirements in this connection.

R. RAJAGOPAL
[Signature (in existing old name)]

I, hitherto known as MAHADEV SHIVAPPA KOLUR S/o SHIVAPPA KOLUR, employed as Hindi Translator Grade II in the Department of Telecommunications, residing at the Kalyan Nagar Bijapur-586 101, have changed my name and shall hereafter be known as MAHADEV SHIVAPPA DESAI.

It is certified that I have complied with other legal requirements in this connection.

MAHADEV SHIVAPPA KOLUR
[Signature (in existing old name)]

I, hitherto known as BISHNU PADA SHIT S/o Late TRAILAKYA NATH SHIT, employed as Khalasi Helper, Holding Ticket No. 30308, Carriage Workshop, S. E. Railway, Kharagpur, under Dy. C.M.E. (Carriage), S. E. Railway, Kharagpur, residing at Block No. MR 1/31, Unit No. 4, Mathurakati, PO—Nimpura, PS—Kharagpur (T.), Dist.—Midnapore (W.B.), have changed my name and shall hereafter be known as BISHNU PADA ROY.

It is certified that I have complied with other legal requirements in this connection.

BISHNU PADA SHIT
[Signature (in existing old name)]

I, hitherto known as BANKIM S/o Late KAMALA CHARAN, employed as Black Smith Gr. II T/No. 5560 S. E. Rly. Work Shop No. 5 RGP, residing at Holding No. 202/1 Word No. 16, West Kharida, Sharada Palli, P.O. & P.S. Kharagpur Dstt. Midnapore (West Bengal), have changed my name and shall hereafter be known as BANKIM BARMAN.

It is certified that I have complied with other legal requirements in this connection.

BANKIM
[Signature (in existing old name)]

I, hitherto known as RIGZIN SAMPHEL S/o MR. LOBZANG THUSTOB, residing at the 3/7 Satyan Mohalla, Rajpur Dehradun (U.P.), have changed my name and shall hereafter be known as RIGZIAN SAMPHEAL.

It is certified that I have complied with other legal requirements in this connection.

RIGZIN SAMPHEL
[Signature (in existing old name)]

I, hitherto known as MORESHWAR PANDURANG BONDURKAR S/o PANDURANG BONDURKAR, employed as Auto Fitter HS-I in the Senior Quality Assurance Estt. (Arms), Chandrapur, residing at the Ordnance Factory, Chanda, Qtr. No. 32A, Sector IV, Type I, have changed my name and shall hereafter be known as MORESHWAR PANDURANG BORKAR.

It is certified that I have complied with other legal requirements in this connection.

MORESHWAR PANDURANG BONDURKAR
[Signature (in existing old name)]

I, hitherto known as SREEVIDYA SIVARAMA PILLAI W/o D. REGHUNATHAN, employed as MNS Officer in the Military Hospital Jabalpur, residing at the Nursing Officers Mess MH Jabalpur, have changed my name and shall hereafter be known as SREEVIDYA REGHUNATHAN.

It is certified that I have complied with other legal requirements in this connection.

SREEVIDYA SIVARAMA PILLAI
[Signature (in existing old name)]

I, hitherto known as LAXMI NARAIN S/o SURAJ NARAIN, employed as Junior Works Manager in the Ordnance Factory Itarsi, residing at Ordnance Factory Estate Propelpur Itarsi (M.P.), have changed my name and shall hereafter be known as LAXMI NARAIN LONIA.

It is certified that I have complied with other legal requirements in this connection.

LAXMI NARAIN
[Signature (in existing old name)]

I, hitherto known as SANKAR CHANDRA SEAL S/o Sri RABINDRA CHANDRA SILADITYA, employed as Machinist Skilled Grade 1, T/No. 20819 in the Shop No. 20, Eastern Railway, Kanchrapara Workshops, residing at Bazarpara, P.O. Halisahar, Nabin Mukherjee Lane, P.S. Belpore, Dist. North 24 Parganas, West Bengal, have changed my name and shall hereafter be known as SANKAR SILADITYA.

It is certified that I have complied with other legal requirements in this connection.

SANKAR CHANDRA SEAL
[Signature (in existing old name)]

I, hitherto known as WILSON FRANCIS S/o DAVID FRANCIS, employed as Private Salesman at Rahman Tea Store, Bunder, Mangalore and residing at Bismillah Manzil, Onikere, Jeppu, Mangalore-575001, Dakshina Kannada District, Karnataka State, have changed my name and shall hereafter be known as SYED MOHAMMAD SALMAN.

It is certified that I have complied with other legal requirements in this connection.

WILSON FRANCIS
[Signature (in existing old name)]

CHANGE OF RELIGION

I, hitherto known as WILSON FRANCIS S/o Shri DAVID FRANCIS, employed as Private Salesman in the Rahman Tea Stores, Bunder, Mangalore, residing at Bismillah Manzil, Onikere, Jeppu, Mangalore-575001, D. K. District, Karnataka State do hereby solemnly affirm and declare that I have embraced Islam and renounced Christianity with effect from 30-4-1997.

It is certified that I have complied with other legal requirements in this connection.

WILSON FRANCIS
Signature

NOTIFICATION BY THE MEERUT AGRO COMMODITIES EXCHANGE COMPANY LTD., MEERUT.

The approval of the Director, Forward Markets Commission, under sub-section (1) of section (ii) of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), read with the Government of India, Ministry of Commerce and Industry, Notification No. S.O. 957 dated the 20th March, 1975, has been obtained on the 17th December, 1996 to the following amendment made to Bye-laws of the Meerut Agro Commodities Exchange Company Ltd., Meerut, the same having been notified under section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

Amendments to Bye-laws of the Meerut Agro Commodities Exchange Co. Ltd., Meerut

(1) Bye-law No. 2

In the existing Bye-law 2, the figures Rs. 250/- and Rs. 150/- shall be substituted by the figures Rs. 1000/- and Rs. 600/- respectively.

(2) Bye-law No. 12.

In the existing Bye-law 12, the figure, Rs. 11/- shall be substituted by the figure Rs. 251/-.

(3) Bye-law No. 103.

The fee for quality testing and bagging shall be Rs. 600/- per dispute and shall be paid into the company in cash in advance by the party applying for survey. The survey fee shall ultimately be borne by the party against whom the

final decision in respect of the survey has been given and shall be paid into Company in cash within the next day of the announcement of the decision of the surveyors if not already paid.

(4) Bye-law No. 200 (a)

In the existing Bye-law 200 (a), delete all the existing entries and the Bye-law may be reworded as follow:

"Arbitration fee per dispute is fixed at Rs. 600/-".

(5) Bye-law 228 (i)

In the existing Bye-law 228(i), the following sub-para may be added:

"The registration of a non-member will be on yearly basis (April to March). The fee for registration will be Rs. 250/- per annum and renewal fee will be Rs. 100/- Every non-member shall pay to the Company, a fee for registration/renewal of his registration in advance and not later than 30th April of every year. His registration shall lapse in case he fails to pay the renewal fee within period mentioned above."

In case registration of a non-member lapses for non-payment of renewal fee in time, or for any other reason, the non-member will have to seek registration as a non-member afresh by paying the registration fee and not the renewal fee for the Meerut Agro Commodities Exchange Co. Ltd., Meerut.

Place: MEERUT

Date: 04-04-1997.

Sd/- ILLEGIBLE
Secretary

Rule (18) of Section III of the Rules of National Stock Exchange of India Limited is substituted by the following Rules :

(18) (a) Every Trading Member of the Exchange shall, upon being admitted as a Trading Member of the Exchange be issued a certificate or entitlement slip as proof of having been admitted to the benefits and privileges of the trading membership of the Exchange. Such a certificate or entitlement slip shall not be transferable or transmittable except as herein mentioned.

(b) Subject to such terms and conditions as the relevant authority may prescribe from time to time and to the prior written approval of the relevant authority, transfer of the certificate/entitlement slip may be effected as follows:

(i) by making nomination under these Rules;

(ii) by an amalgamation or merger of a Trading Member company;

(iii) by takeover of a Trading Member company;

(iv) by transfer of the trading membership of a Trading Member firm to a new firm, in which, all the existing partners are not partners; and

(v) by two or more Trading Members/Trading Member firms coming together to form a new partnership firm/company.

(c) A Trading Member or his successor(s) may make a nomination to the certificate/entitlement slip of trading membership. The nomination(s) made by a Trading Member or successor(s) of a Trading Member shall be subject to the following conditions, namely:

(i) The nominee(s) shall, at the time when the nomination becomes effective, be person(s) who shall be qualified to be admitted as Trading Member(s) of the Exchange;

(ii) The nominee(s) shall give to the relevant authority his/their unconditional and irrevocable acceptance his/their nomination;

- (iii) A Trading Member shall nominate one or more of his successor(s) as per the applicable succession laws. If the Trading Member has no successor(s) willing to carry on the trading membership, then the Trading Member may nominate person(s) other than his successor(s);
- (iv) If the Trading Member has not nominated any person and is rendered incompetent to carry on his business on the Exchange on account of physical disability, then the Trading Member may, within a period of six months, make a nomination as per the provisions of sub-clause (iii) above;
- (v) If the Member has not nominated any person, the successor(s) of the Trading Member may nominate one or more persons from among themselves within six months from the date of the death of the Trading Member;
- (vi) If the nomination of the Trading Member is such that it cannot be given effect to by the relevant authority, at the time when the nomination would have become effective, then the successor(s) of such a Trading Member may nominate any other person(s) within six months from the date on which the nomination would have become effective;
- (vii) If more than one person(s) are nominated by the Trading Member or the successor(s), then such nominated person(s) shall be required to form a company to carry on the trading membership;
- (viii) A nomination made by a Trading Member or successor(s) may be revoked with the prior written approval of the relevant authority and subject to such terms and conditions as the relevant authority may prescribe from time to time. No such revocation shall be permitted after the nomination becomes effective; and
- (ix) The nomination shall become effective in the case of a nomination made by a Trading Member, from the date of his death or physical disability or from the date of approval by the relevant authority, whichever is later and in the case of a nomination made by successor(s), from the date on which such nomination is made or from the date of approval by the relevant authority, whichever is later.

(d) The relevant authority may permit the transfer of the certificate/entitlement slip in the following circumstances:

- (i) Death of a Trading Member;
- (ii) If in the opinion of the relevant authority, the Trading Member is rendered incompetent to carry on his business on the Exchange on account of physical disability;
- (iii) Upon amalgamation or merger of a Trading Member company;
- (iv) Upon takeover of a Trading Member company; and
- (v) Upon the death of or resignation of notice of dissolution by a partner of a Trading Member firm, and realignment, if by the partners in such firm or by the partners in such firm and the nominee(s) successor(s) of the outgoing partner or by the partners in such firm and person(s) other than the nominee(s)/successor(s) of the outgoing partner in a new firm, within a period of six months from the date of such death or resignation or notice of dissolution.

(e) The relevant authority may, while permitting the transfer, prescribe from time to time such transfer fee as it deems fit in the following circumstances viz.,

- (i) nomination by a Trading Member of a person other than successor(s) under the applicable laws;
- (ii) nomination by the successor(s) of a Trading Member, if the nominee(s) is/are not from amongst the successors;

- (iii) amalgamation or merger of a Trading Member company with a non-Trading Member company resulting in the loss of majority shareholding and/or control of management by the majority shareholders of the Trading Member company;
- (iv) takeover of the Trading Member company by non-Trading Member(s) resulting in the loss of majority shareholding and/or control of management by the majority shareholders of the Trading Member company; and
- (v) in the case of sub-clause (v) of clause (d), if the person(s) other than the nominee(s)/successor(s) of the outgoing partner hold atleast 51% of share in the profits & losses of the new firm and/or atleast 51% of share in the capital of the new firm.

Explanation I

For the purpose of sub-clauses (iii) and (iv) above, the term "loss of majority shareholding" means a shareholder or a group of shareholders holding 51% or more shares/interest in the Trading Member company ceases to hold 51% of shares/interest in the Trading Member company or in the amalgamated company which shall take up Trading Membership upon amalgamation of the Trading Member company with a Non-Trading Member company.

Explanation II

For the purpose of sub-clauses (iii) and (iv) above, the term "loss of control in management" means the loss of the right to appoint majority of the directors or to control the management or policy decision exercisable by person or persons acting individually or in concert, directly or indirectly including by virtue of their shareholding or management rights or shareholders agreements or voting agreements or in any other manner.

(f) For the purpose of the clauses (b) to (e), the term 'Trading Member' shall be the extent applicable, include a partner of a Trading Member firm or a shareholder of a Trading Member company. The term successor(s) shall to the extent applicable, include successor(s) of a partner of a Trading Member firm or successor(s) of a shareholder of a Trading Member company.

(g) Without prejudice to any other provision of the Rules, the trading membership may be suspended, for such period as the relevant authority may deem fit, in the following circumstances :

- (i) Upon the individual Trading Member or a partner of a Trading Member firm or a shareholder of a Trading Member company, in the opinion of the relevant authority, being rendered incompetent to carry on his business on account of physical disability;
- (ii) Upon the mental disability of the individual Trading Member or a partner of a Trading Member firm provided the partner holds atleast 51% of share in the profits & losses of and/or atleast 51% of share in the capital of such firm or a shareholder of a Trading Member company provided the shareholder is a majority shareholder in such Trading Member company;
- (iii) Upon the death of an individual Trading Member or a partner of a Trading Member firm provided the partner holds atleast 51% of share in the profits & losses of and/or atleast 51% of share in the capital of such firm or a shareholder of a Trading Member company, provided the shareholder is a majority shareholder in such Trading Member company and during the six month period within which successor(s) of such individual Trading Member or partner or shareholder, may nominate person(s) to take on the Stake/shares of such deceased individual Trading Member or Partner or Shareholder;
- (iv) Upon the dissolution of a Trading Member firm and during the six months period as referred to in sub-clause (v) of clause (d); and

(v) Upon any deadlock in the management of a Trading member firm or Trading Member company, which in the opinion of the relevant authority will affect the ability of the such Trading Member firm or Trading Member company to carry on its business. The Trading Member shall be entitled for an opportunity for representation before the relevant authority, before being suspended under this sub-clause, but the decision of the relevant authority shall be final.

Explanation I

For the purposes of this sub-clause, the term "Deadlock in the Management" means a situation wherein there is a loss of confidence or disagreement among the partners of a Trading Member firm or among the directors/shareholders of a Trading Member company, which, in the opinion of the relevant authority, will affect or is likely to affect the conduct of business by the Trading Member firm or Trading Member company, as the case may be or an equality of vote at a meeting of the directors or shareholders of a Trading Member company.

(h) Without prejudice to any other provision of the Rules, the trading membership may be terminated by the relevant authority if an acceptable nomination or realignment, as the case may be, does not take place to the satisfaction of the relevant authority, within the said period of six months.

(i) The nominee(s), successor(s), partners of a Trading Member firm or such other persons, as the case may be shall be entitled for an opportunity for representation before the relevant authority, before being terminated under clause (h) above, but the decision of the relevant authority shall be final.

Conversion of legal status of the Trading Member

(j) Subject to such terms and conditions as the relevant authority may prescribe from time to time and to the prior written approval of the relevant authority, conversion of the legal status of a Trading Member may be effected as follows :

- (i) by conversion of an individual Trading Member into a partnership firm/company;
- (ii) by conversion of a Trading Member firm into a company;

(k) The relevant authority may permit the conversion of the legal status of the Trading Member in the following circumstances :

- (i) In the case of sub-clause (i) of clause (j), if the individual Trading Member holds and continues to hold atleast 51% of the share in the profits/losses

and/or atleast 51% of share in the capital of the partnership firm, or atleast 51% of shareholding/interest in the company, which shall take up the trading membership of the Exchange.

(ii) In the case of sub-clause (ii) of clause (j), if the partners holding atleast 51% of share in the profits/losses and/or atleast 51% of share in the capital of the Trading Member firm hold and continue to hold atleast 51% of shareholding/interest in the company which shall take up the trading membership of the Exchange.

For National Stock Exchange of India Limited

J. RAVICHANDRAN
Company Secretary &
Vice President

NATIONAL STOCK EXCHANGE OF INDIA LIMITED

After Rule 13 in Section IV of the Rules of National Stock Exchange of India Limited the following Rule 13 A is added :

"Temporary Suspension

13A

(a) Notwithstanding what is contained in clause 13 herein above if in the opinion of the Managing Director it is necessary to do so, he may, for reasons to be recorded in writing, temporarily suspend a Trading Member, pending completion of the proceedings for suspension under this chapter by the relevant authority, and no notice of hearing shall be required for such temporary suspension and such temporary suspension shall have the same consequences of suspension under this chapter.

(b) A notice to show cause shall be issued to the Trading Member within five working days of such temporary suspension.

(c) Any such temporary suspension may be, revoked at the discretion of the Managing Director, for reasons to be recorded in writing, if the Managing Director is satisfied that the circumstances leading to the formations of opinion of the Managing Director to effect temporary suspension, have ceased to exist or are satisfactory resolved.

(d) A Trading Member aggrieved by the temporary suspension may appeal to the relevant authority, provided that such appeal shall not automatically suspend the temporary suspension unless otherwise directed by the relevant authority."

For National Stock Exchange of India Limited

J. RAVICHANDRAN
Company Secretary &
Vice President (Finance & Legal)

